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 1
                    MR. BOURGEOIS: Just answer the
 2
     question.
 3
          A
               I didn't.
 4
                    MR. MANECHE:
                                  This may be a good time
 5
     to break.
 6
                    THE WITNESS: Yeah.
 7
                    MR. APPLEFELD: Why don't we break.
 8
                     (12:38 p.m., luncheon recess.)
 9
                 AFTERNOON SESSION (2:10 p.m.)
10
                    MR. BOURGEOIS: Let's go on the
11
     record.
12
                    After the conclusion of this morning's
     session there was a disagreement that arose between
13
     counsel for Mr. Trikeriotis, et al. and me
14
     representing the Baklor entities and parties regarding
15
     the continuation, or the extent of the continuation of
16
     Mrs. Baklor's deposition. We have agreed to
17
     compromise our various outrageous positions by as
18
19
     follows: We will terminate today's proceedings at
20
     3:30.
            Thereafter, Mrs. Baklor will submit to further
21
     deposition at a date that we agreed upon for an
                                                   EXHIBIT
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     additional, and no more than three hours on behalf of
 1
     the Trikeriotis parties, and providing reasonable
 2
     opportunity for the other parties who have not yet
 3
     joined in the deposition to have an opportunity.
 4
 5
                    Is that accurate?
 6
                    MR. APPLEFELD:
                                    That's correct.
 7
                    MR. WHITE: With that, I'm out of
 8
     here.
 9
                    MR. BOURGEOIS:
                                    Whereupon, Mr. White
10
     departed the building.
11
                    (Mr. White left the room.)
12
                    (Mr. Trikeriotis did not return after
13
     the lunch break.)
14
     BY MR. APPLEFELD:
15
               Mrs. Baklor, you have filed claims for legal
     malpractice against my client Christopher Trikeriotis
16
     both in the Sovran case and the National Mortgage
17
     case, and you filed those claims both individually and
18
     on behalf of What's Up Doc. Are you aware of that?
19
20
          Α
               Yes.
21
               Can you tell me, Mrs. Baklor, has Mr.
          Q.,
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